

IN THE UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION

**LORI ANN MORRIS**

**Plaintiff,**

**V.**

**EDWARD NEAL THOMPSON and  
FLORIDA TRANSFORMER,**

## Defendants.

**Civil Action No. 3:05-CV-962-T**

## MOTION FOR MORE DEFINITE STATEMENT

**COMES NOW**, Defendant Edward Neal Thompson, and pursuant to Rule 12(e) of the *Federal Rules of Civil Procedure*, hereby files this Motion for a More Definite Statement. In support of said motion, Defendant submits the following:

1. Defendant adopts and incorporates by reference, as if set forth fully herein, each of the arguments and contentions set forth in Defendant Florida Transformer's Motion for a More Definite Statement and Brief filed in support thereof.

Respectfully submitted,

/s/ W. Evans Brittain

W. Evans Brittain

/s/ Richard E. Broughton

Richard E. Broughton

Attorneys for Edward Neal Thompson

OF COUNSEL:

Ball, Ball, Matthews & Novak, P.A.  
2000 Interstate Park Drive  
Suite #204 [36109-5413]  
P.O. Box 2148  
Montgomery, Alabama 36102-2148  
Telephone (334) 387-7680  
Telefax (334) 387-3222  
[rbroughton@ball-ball.com](mailto:rbroughton@ball-ball.com)  
[ebrittain@ball-ball.com](mailto:ebrittain@ball-ball.com)

CERTIFICATE OF SERVICE

I hereby certify that on this October 31, 2005, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Henry Lee Penick  
hlpenick@bham.rr.com [hlpenick@penickandassoc.com](mailto:hlpenick@penickandassoc.com)

Manual Notice List

Edward A. Robinson, III  
600 North Foster Street  
P O Box 3131  
Baton Rouge, LA 70821

/s/ W. Evans Brittain  
OF COUNSEL